Attorney's Docket No.: 09744-008001 / DITI-109

251/F

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: William McBride et al.

Art Unit: 1619

Serial No.: 08/253,973

Examiner: M. Hartley

Filed

: June 3, 1994

Title

: MONOAMINE, DIAMIDE, THIOL-CONTAINING METAL CHELATING

AGENTS

Mail Stop: Interference

Commissioner for Patents

P.O. Box 1450

Alexandria, Virginia 22313-1450

AMENDMENT UNDER 37 C.F.R. § 1.633(c)(2)

SIR:

This application is involved in Interference No. 104,789 and Applicants are proposing to amend claims 2, 3, 7 and 10 as shown on the following pages 2-4.

Applicants are following the amendment format currently prescribed in 37 C.F.R. § 1.121. However, since 37 C.F.R. § 1.637(c)(2), which sets forth the requirement for amending application claims corresponding to a count in the Interference, says that

when necessary a moving party applicant shall file with the motion a proposed amendment to the application amending the claim corresponding to the count . . .

and does not make reference to Rule 121, it is not believed necessary to provide a list of all claims in the application and to set forth a text of all pending claims.